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| | Washin | gion, | D.C. | 20231 |
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| U.S. APPLICATION NO. | | | FIRST NAMED | APPLICANT | | | TY, DOCKET NO |
|--|---|--------------|-----------------------------|------------------------------|---------------------------------|---|--|
| 09/85755 | 57 | | ··· | | R | | |
| 09/03/33/ | | CAHOON | | | | NATIONAL APPI | BB-1297 |
| LENINGTI | | | | | | PCT/US99/ | |
| KENING LI E. I. DU PONT DE | Y | ŗ | -01/0399/ | 20010 | | | |
| 1007 MARKET STREET | | | | | I.A. FILING | DATE | PRIORITY DATE |
| WILMINGTON, DE | . 19898 | | | | 03 DE | C 99 | 04 DEC 98 |
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| | | | | | DATE : | MAILED: 0 | JUL 2001 |
| NOTIFICATIO | ON OF MISSING | G REQU | REMENT | S UNDER | 35 U.S.C. | 371 IN T | HE UNITED |
| | STATES DES | IGNATI | D/ELECT | ED OFFI | CE (DO/EC |)/US) | |
| 1. The following item | | | | | | | lemark |
| _ U.C. D! | a Designated Office (| (37 CFR 1. | | | | 5): | |
| | ic National Fee. he international appli | ication | | of Small Ent of the inter | nty Status. national applica | ation isto Eu | nalich |
| | Declaration of inventor | | | | 19 amendments | | - |
| | Article 19 amendmen | <u>_</u> | | | | | |
| Priority D | | | _ | • | | | |
| ****** | national Preliminary | | - | - | | • | |
| | on of Annexes to the | internationa | ii Preliminary | Examination | Report into Er | iglish. | |
| 2. x Applicant has re | quested early proces | sing under | 35 U.S.C. 371 | (f) but has n | ot filed the foll | owing indic | ated items and/or |
| the indicated items in p | | | | | of the internatio | nal applicati | ion must be filed |
| prior to 20 or 30 mont | hs from the priority of c National Fee. | date to avoi | | | al application. | | |
| 0.5. Das i | e ivacionar i ce. | | copy or an | c internation | ат аррисацоп. | | |
| 3. The following item | | d within the | e period set for | th below in | order to comple | ete the requi | rements for |
| acceptance under 35 U | I.S.C. 3/1: ation of the applicatio | n into Engl | ish. A process | sing fee will | be required if | submitted | |
| ' | than the appropriate | _ | _ | - | • | , a o i i i i i i i i i i i i i i i i i i | |
| Щ' | current translation is | defective f | or the reasons | indicated on | the attached N | otice of Def | ective |
| | islation. sing fee for providing | the transla | tion of the ann | lication and | or the Annexes | s late than t | the contract of the contract o |
| appr | b. Processing fee for providing the translation of the application and/or the Annexes late that the appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)). | | | | | | |
| c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying | | | | | | | |
| the application (preferably by the International application number and international filing date). A surcharge will be required if submitted later than the appropriate 20 or 30 months from the priority | | | | | | | |
| date. | | a ii saomin | ca iatti dian di | ic appropriat | .C 20 01 30 III01 | idis Hom th | · priority |
| L) | current oath or decla | | | th 37 CFR 1 | .497(a) and (b) |) for the rea | sons . |
| | cated on the attached rge for providing the | | | han the annr | oprista 20 or 3 | O months fr | om the |
| | rity date (37 CFR 1.4 | | laration later t | nan die appi | opriace 20 or 3 | o mondis m | om the |
| 4. Additional claim fe | | | rge entity 📋 s | mall entity, | including any a | equired mu | ltiple dependent |
| claim fee, are required | | | ditional claim f | ees or cance | l the additional | claims for | which fees are |
| due (37 CFR 1.492(g)) | . See attached PIO- | -8/3. | | | | | |
| 5. Applicant has no | st submitted the requi | ired sequen | ce listing pursu | ant to 37 CF | FR 1.821-1.825 | . See attac | hed |
| PCT/DO/EO/920. | | | | | | | |
| ALL OF THE ITEMS | SET FORTH IN 3 | 3(a)-3(d), 4 | AND 5 ABOV | Æ MUST E | E SUBMITTI | ED WITHE | N TWO (2) |
| MONTHS FROM TH | | | | | | | |
| THE PRIORITY DAT RESPOND WILL RE | | | i, WHICHEV | ER IS LAI | EK. FAILUK | R IV PRO | PERLY |
| | | | | | | | |
| The time period set about 1.136(a). | ove may be extended | by filing a | petition and te | e for extensi | on of time und | er the provis | sions of 37 CFR |
| | | | | | | | |
| If box 3a or 3c is cl Annexes will be cancel | | | | | | | |
| 7. The Article 19 a | | | | | | | |
| or 30 (37 CFR 1.495(d | | | | | | | |
| Applicant is reminded | that any communicat | ion to the U | Inited States Pa | itent and Tra | demark Office | must be ma | iiled to the |
| address given in the he | | | | | | must be me | mod to the |
| | A 642.5 | | 1770°00 L | | | | |
| | A copy of this n | | | | un inis res | ponse. | |
| Enclosed: PCT/DC | | | of Defective T OO/EO/920 | TAIISIALION | | | |
| | - | [A]. O./I | | | ohn Anderso | | |
| FORM PCT/DO/EO/9 | 05 (March 2001) | | | Telephone: | 703-308-911 | 6 | |

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| U.S. APPLICATION NO. | FIRST NAMED APPLICANT | ATTY, DOCKET NO. | | |
| 09/857557 | CAHOON | R | BB-1297 | |
| | | INTERNATIONAL APPLICATION NO | | |
| KENING LI E. I. DU PONT DE NEMOURS ANI | PCT/US99/28616 | | | |
| 1007 MARKET STREET WILMINGTON. DE 19898 | | 1.A. FILING DA | ATE PRIORITY DATE | |
| WILLWING TOTA, DE 19898 | | 03 DEC 9 | 99 04 DEC 98 | |

MTE MAILED 4 JUL 2001

NOTIFICATION TO COMPLY WITH REQUIREMENTS FOR PATENT APPLICATIONS CONTAINING NUCLEOTIDE SEQUENCE AND/OR AMINO ACID SEQUENCE DISCLOSURES

Applicant has submitted papers under 35 U.S.C. 371 to enter the national stage in th United States of America. The items indicated below, however, are missing. The period within which to correct the deficiency noted below and avoid abandonment is set forth in the accompanying Notification.

The nucleotide and/or amino acid sequence disclosure contained in this application does not comply with the requirements for such a disclosure as set forth in 37 CFR 1.821-1.825 for the following reason(s):

| The application fails to comply with the re | quirements of 37 CFR 1.821-1.825. |
|--|--|
| This application does not contain, a "Seque | ence Listing" as a separate part of the |
| disclosure on paper copy or compact disc, | |
| A copy of the "Sequence Listing" in comp | uter readable format has not been submitted as |
| required by 37 CFR 1.821(e). | • |
| A copy of the "Sequence Listing" in comp | uter readable form has been submitted. The |
| | wever, does not comply with the requirements of n the attached marked-up copy of the "Raw |
| • | filed with this application has been found to be |
| damaged and/or unreadable as indicated or substitute computer readable form must be | the attached CRF Diskette Problem Report. A submitted as required by 37 CFR 1.825(d). |
| The paper copy or compact disc of the "Se | |
| computer readable form of the "Sequence | Listing" as required by 37 CFR 1.821(c). |
| Other: | |
| amendment directing its entry into the spec | pact disc of the "Sequence Listing," as well as an effication. or compact disc and the computer readable form the nonew matter, as required by 37 CFR |
| FOR QUESTIONS REGARDING COMPLIANCE W CALL: | TTH THESE REQUIREMENTS, PLEASE |
| (703) 308-4216, for Rules interpretation, | • |
| (703) 308-4212, for CRF submission help, | |
| (703) 287-0200, for PatentIn software help. | |
| | |
| • | John Anderson |
| | Telephone: 703-308-9116 |
| FORM PCT/DO/EO/920 (March 2001) | |